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Number of pages
(Including cover page): 5

Date: January 24, 2003

To: Robert Canfield
USPTO

Fax: (703) 872-9326

From: N. Paul Friederichs / jaf

Message: Request for Examiner Interview (1 pg.)
Proposed Supplemental Declaration (2 pg.)
Proposed Amended Figure 3 (1 pg.)

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GROUP 3600

☒ Original will not follow. ☐ Original will follow.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : William D. Morgan
Serial No. : 08/828,330
Filed : March 28, 1997
For : Insulated Removable
Pond Cover
Docket No. : I 852-002-PAT

Group Art Unit: 3635

Examiner: R. Canfield

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Commissioner of Patent and Trademarks
U.S. Patent and Trademarks Office
Washington, D.C. 20231

REQUEST FOR EXAMINER INTERVIEW

Dear Examiner Canfield:

Attached are a proposed declaration and amended Figure 3 for filing in response to your Office Action of November 13, 2002. Please contact me at (763) 560-0294 to verify that these will overcome the issues outlined in your Office Action.

Respectfully,



N. Paul Friederichs, 36,515
Angenehm Law Firm, Ltd.
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Tel: 763/560-0294
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PF:jaf

#35
1/29/03
T.A.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Commissioner of Patent and Trademarks
U.S. Patent and Trademarks Office
Washington, D.C. 20231

Sir:

Applicant hereby submits the following declaration:

SUPPLEMENTAL DECLARATION UNDER 37 C.F.R. 1.175

In addition to the declarations made March 28, 1997, I hereby declare as follow:

My residence is my mailing address, namely:
6009 Chapel Drive
Minneapolis, MN 55439

The errors relied upon are:

- 1) "the claims are too narrow in scope."

For example, claim 1 includes a limitation that the second cable is disposed the entire row of loops, however the cable does not necessarily need to be disposed through the entire row of loops.

2) "The original attorney failed to appreciate the full scope of the invention."

For example, Claims 2-48 more fully identify and define the invention in language distinct from that contained in claim 1 of the issued patent.

The attorney failed to recognize that the present invention also has an inventive method. The prior attorney only recognized the device.

"Applicant believes the original patent to be partly inoperative or invalid by reason of the patentee claiming more or less than patentee had the right to claim in the patent." For example, claim 1 lacked antecedent basis for "the entire row".

All errors which are being corrected in the reissue application up to the time of filing this declaration arose without any deceptive intention on the part of the applicant."

DECLARATION

I declare that all statement made herein that are of my own knowledge are true and that all statements that are made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Inventor: _____
William D. Morgan

Date: _____

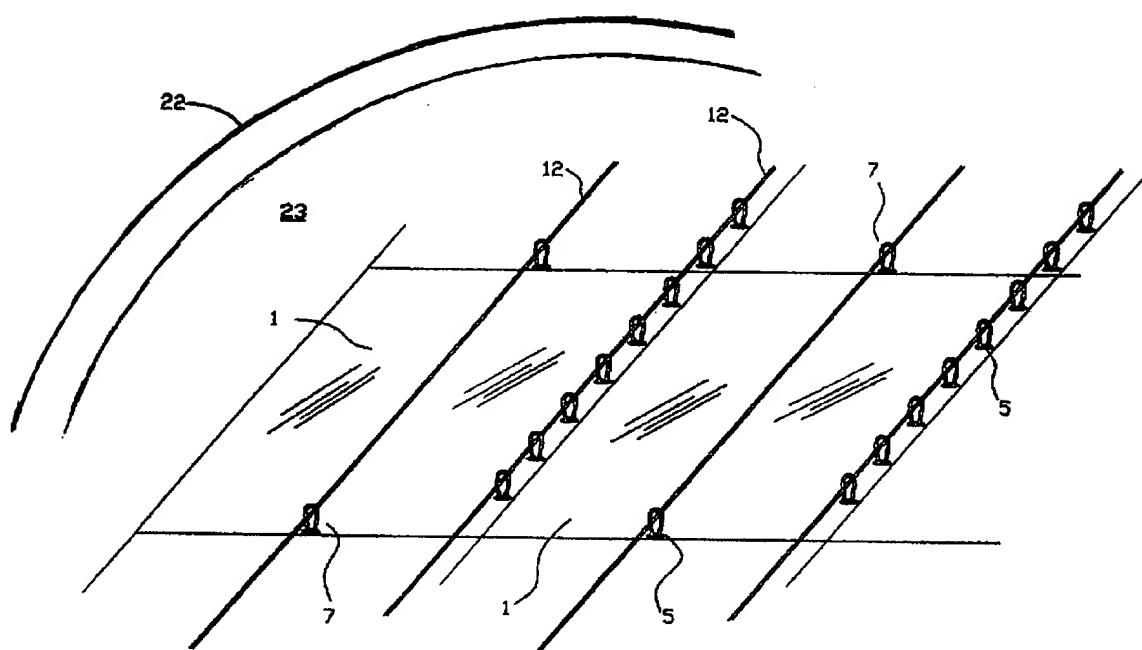


FIG. 3 AMENDED